Rules of the House

AND

Joint Rules

OF THE

SENATE AND HOUSE OF REPRESENTATIVES

OF THE

Nineteenth Legislative Assembly
State of Montana

1925

STATE PUBLISHING CO., HELENA, MONT.



Rules of the House

AND

Joint Rules

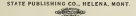
OF THE

SENATE AND HOUSE OF REPRESENTATIVES

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Nineteenth Legislative Assembly
State of Montana

1925



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ROSTER OF HOUSE OF REPRESENTATIVES

Speaker-R. C. Bricker.

Speaker Pro Tem-C. F. Holt.

Floor Leader-Wm. Ruffcorn.

Chaplain-John Chirgwin.

Sergeant-at-Arms-George W. Graff.

Assistant Sergeant-at-Arms-C. T. Caesar.

Assistant Sergeant-at-Arms-R. H. Wiedman.

Assistant Sergeant-at-Arms-J. P. Donaldson.

Clerk to Sergeant-at-Arms-Albert Budas, Jr.

Chief Clerk-H. J. Faust.

Assistant Chief Clerk-C. P. Parker.

Journal Clerk—C. W. Deniger.

Assistant Journal Clerk-Dora Billings.

Engrossing Clerk-John Meeke.

Enrolling Clerk-Roy Allen.

Bill Clerk—George Graham.

Printing Clerk-Joseph Lacey.

Reading Clerk-Ralph Edgington.

.Door Keeper-J. B. Hansen.

Door Keeper-William Welsh.

Head Janitor-C. H. Sheere.

Telephone Operator-Ann Farley.

Pages-Dan Crowley, Charles Morse, Gordon Brown, Robert McAllister and Sterling De Pratu.

PERSONNEL OF THE HOUSE NINETEENTH LEGISLATIVE ASSEMBLY

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	77 77 77 7	7 1 7	THE PROPERTY OF THE PROPERTY O	TOOL TANK	TOTAL
	Name	Pol.	Residence	County	Occupation
	Akofer, Chas. A.	Rep. Dem.	Thompson F'lls Valier	Sanders Pondera	<u>Lawyer</u> Lumberman
	Anderson, Parker Andrus W W	Dem.	Twete	Blaine	Farmer Physician & Surge
	Beadle, M. Kerr	Dem.	Butte	Silver Bow	3
	Bergstrom, Theo. R.	Dem.	Willard	Fallon	Rancher
	7,7	Dem.	Missoula	Missoula	Lawver
		Rep.	Whitewater		Farmer-Merchant
	Bricker, R. C.	Rep.	Windham	Judith Basin	Rancher-Real Esta
14	Budas, Albert	Den.	Roberts	Carbon	
	1	Rep.	Wissonla	Missonla	Lawrer
	Caplis, John J.	Dem.	Butte	Silver Bow	Real Estate
	Castles, William	Rep.	Superior	Mineral	Merchant
		Rep.	Forsyth	Rosebud	Hotelman
	Cusick, W. M.	Dem.	Kalispell	Flathead	Farmer
		Dem.	Charlo	Vibaus	Farmer
	Donaldson, Harry C.	Rep.	Fort Benton	Chouteau	Accountant
	Doran, Tod	Dem.	Butte	Silver Bow	Accountant
	Duncan, Houghton A	Rep.	Great Falls	Cascade	Mgr. Iron Works
	Eaton, Ernest T.	Rep.	Polytechnic	Yellowstone	
	Fairgrieve, Alex Fitzgarrald, Mark D.	Rep.	Washoe	Carbon Ravalli	Mine Foreman Dairy Farmer
	Fitzgerald, James T.	Dem.	Butte	Silver Bow	Lawyer
	Flachsenhar, W. R. Eletcher. Samuel. O.	Rep.	Terry Rvegate	Prairie Golden Vallev	Lawyer Farmer
	Flynn, W. P.	Rep	Miles City	- 1	Civil Engineer

PERSONNEL OF THE HOUSE (Continued)

Occupation	Clerk Farmer Far
County	Silver Bow Big Horn Cascade Dawson Dawson Dayson Silver Bow Meagher Wheatland Carbon Stillwater Carbon Stillwater Carbon Stillwater Carbon Stillwater Cascade Garfield Garfield Garfield Silver Bow Fergus Forgus Valley Powell Silver Bow Silver Bow Forgus Silver Bow Cascade Silver Bow Silver Bow Forgus Silver Bow Forgus Silver Bow Forgus Silver Bow Forgus Forg
Residence	Butte Hardin Great Falls Lindsay Flankay White S. Spgs. Harlowton Moore Belfry Reed Point Great Falls Coluage Clancy Clancy Denton Denton Butte Butte Falls Phillipsburg Butte Falls Phillipsburg Butte Butte Butte Chelena Creat Falls Halls Helena Lodge Butte Charge Halls Helena Livingsston
Pol.	DER DES PROPERTORS DE LA COMPANSION DE L
Name	Fox, Thos. Gordon, Fred E. Green, H. R. Hanson, Fred E. Hardastle, Ernest A. Hardastle, Ernest A. Hardastle, Ernest A. Hardis, Orville Havis, Orville Hedrick, E. O. Higham, Joseph Holt, C. R. Holt, C. R. Johnson, Albert Johnson, Albert Seeley, W. E. Kelly, Peter J. Kenley, W. E. M. Larson, A. T. Larson, A. T. Larson, Dr. E. M. Larson, Dr. E. M. Larson, Robert Leavens, Robert Leav

Merchant Merchant-Farmer Editor & Publisher Farmer & Stockman Stationary Engineer R. R. Supt.	Red Cross Secy Coal Dealer Lawyer Cashier, R R. Office Abstractor & Farm	Real Begate & Insur- ance Merchant Fair-Manager Merchant Farmer Rancher Accountant Farmer-Grainbuyer-	Rawyer Raan Estate-Rancher Farmer-Stockman Attorney R. R. Conductor: Abstractor Abstractor Farmer Newspaperman Newspaperman Farmer
McCone Chouteau Frathead Fergus Silver Bow Deer Lodge	Dawson Silver Bow Lewis & Clark. Phillips	Gallatin Hill Missoula Glacter Liberty Treasure Broadwater Toole	Sweetgrass Roosevelt Gallatin Cascade Lewis & Clark. Beaverhead Park Deer Lodge
Circle Fort Benton Whitefish Grass Range Butte Anaconda Kalispell	Glendive Butte Helena Malta Ekalaka	Bozeman Havre Missoula Browning Chester Hysham Townsend Shelby Glassow	Melville Froid Bozeman Wolf Point Wolf Point Flein Dillon Livingston Anaconda Stevensville
Rep. Rep. Dem. Rep.	Dem. Dem. Rep. Rep.	Rep. Rep. Rep. Rep. Rep. Rep. Rep.	Rep. Dem. Rep. Rep. Rep. Rep. Rep. Rep.
Moriarity, J. J. Morris David C. Moss, G. M. Moulton, B. F. Mutholland, M. J. Muthophy, C. F. Moche, J. H. Moche, J. H. Moche, J. H.	McGalty, Alls. Causarine Calk McGrath, Leo J. Nagle, Raymond T. Nelstead, T. E.	Parkin, E. J. Patterson, Robert A. Peat, W. C. Peterson, P. A. Peterson, P. A. Pinnk, Leonard Plumer, A. J. Reed, Grant Rice, Everett A. Ruffcorn, Wm. M.	Rupert, C. A. Ryder, Arthur Sales, Allen Schoening, Harry Shields, Ed. Smith, David R. Smith, Pearl I. Steeves, M. D. Stoddard, Si. Strange, G. B.

PERSONNEL OF THE HOUSE (Continued)

Occupation	Photographer Livestock & Farming Dry Farmer & Real Estate	WE FOND I
County	Yellowstone Madison	Powder River Gallatin Richland Richland Cascade Cascade Missoula
Residence	Billings Pony Havre	Rep. Broadus Rep. Lewistown Rep. Savage Rep. Savage Rep. Laurel Rep. Great Falls Rep. Missoula
Name Pol.	Throssel, Richard Rep. Tinsley, Bazel Dem. Troy, T. J. Rep.	Waite, W. T. Rep. Walker, Noble M. Rep. Watton, John W. Rep. White, Arthur Rep. World, Ole M. Rep. Wuerthner, Julius J. Rep. Zeh, Fred W. Rep.

ORDER OF BUSINESS

- (a) Prayer by Chaplain.
- (b) Reading of Journal of previous day, and correction of same.
 - 1. Communications and petitions.
 - 2. Notices.
 - 3. Reports of Select Committees.
- 5. Introduction of Bills and Memorials and second reading of same.
 - 6. Motions and Resolutions.
- 7. Consideration of messages from the Governor and Senate.
 - 8. Third reading of Senate Bills.
 - 9. Third reading of House Bills.
 - 10. Consideration of General Orders.
 - 11. Unfinished Business.
- (a) Special orders of the day, or to change the order of business, requires a two-thirds vote.

RULES OF THE HOUSE Nineteenth Legislative Assembly

RULE 1.

Attendance and Decorum

1. Every member shall be present in the hall of the House during the sittings, unless necessarily prevented or excused. He shall vote on each question put unless he has a direct personal or pecuniary interest in the event of such question, except as provided in Rule 25. Loud talking or smoking shall be discontinued upon request of the Speaker.

2. The hour for the meeting of the House shall be Ten o'clock A. M., unless by the House other-

wise directed.

RULE 2.

Duties of the Speaker.

1. The Speaker shall take the chair on every legislative day precisely at the hour to which the House shall have adjourned at the last sitting, immediately call the members to order, and after prayer by the Chaplain and on the appearance of a quorum, cause the proceedings of the last day's sitting to be read.

2. He shall preserve order and decorum, and in case of disturbance or disorderly conduct in the galleries, or in the lobby, may cause the same to

be cleared.

3. He shall have general control, except as provided by rule or law, of the hall of the House, and

of the corridors and passages.

4. He shall sign all acts, addresses and resolutions in the presence of the House, and all writs, warrants and subpoenas of, or issued by order of the House, and shall decide all questions of order subject to an appeal by any member, when such appeal is supported by two other members, upon which appeal no member shall speak more than once unless by permission of the House.

- 5. He shall rise to put a question, but may state it sitting; and shall put questions in this form, to wit: "as many as are in favor of (as the question may be) say 'Aye'," and after the affirmative voice is expressed, "as many as are opposed say 'No." If he doubts or a division is called for, the House shall divide; those in the affirmative of the question shall first rise from their seats and then those in the negative; if he still doubts, or a count is required by at least one-fifth of a quorum, he shall name one from each side of the question to tell the members in affirmative and negative, which being reported, he shall rise and state the decision.
- 6. He shall not be required to vote in ordinary legislative proceedings, except when his vote would be decisive, or in a yea and nay vote, or where the House is engaged in voting by ballot.

RULE 3.

Speaker Pro Tem.

The Speaker Pro Tem, shall perform all the duties of the Speaker in the absence of that officer, and on such other occasions as the Speaker may request.

RULE 4.

Duties of the Clerk.

1. The Chief Clerk shall keep a correct Journal of the proceedings of the House, and perform such other duties as may be assigned to him. He shall superintend the Recording of the Journal of the Proceedings, the engrossing, enrolling, transcribing and copying of bills, resolutions, etc.; shall permit no records or papers belonging to the House to be taken out of his custody otherwise than in the regular course of business; shall report any missing papers to the Speaker; shall have general supervision of the entire clerical force of the House, under the direction of the Speaker; and generally shall perform all the duties pertaining to his office as clerk.

2. Clerk May Correct Certain Errors. The Chief Clerk and his Engrossing Clerks, in all proper cases, shall correct any mere clerical errors in any House Bill, Memorial or Resolution, such as errors in orthography, or in the use of one word for another, as "affect" for "effect," "previous" for "previously," and the like; and also all mistakes in numbering the sections and reference thereto. whether such mistakes occur in the original bill or are caused by amendments made thereto; provided such corrections shall not be made after engrossment, except by an order of the House; and provided further, that all such corrections shall be reported to the Speaker, but no corrections, other than such as are authorized by this rule, shall be made at any time by the Clerk or his Assistants, unless upon order of the House.

RULE 5.

Duties of the Sergeant-at-Arms.

It shall be the duty of the Sergeant-at-Arms to attend the House during its Sessions, to maintain order under the direction of the Speaker and pending the election of the Speaker or Speaker Pro Tempore under the direction of the Clerk. execute the commands of the House, and all processes issued by authority thereof, directed to him by the Speaker, and shall have general supervision of the entire administrative force of the House

RULE 6.

Chaplain.

The Chaplain shall attend at the commencement of each day's sittings of the House, and open the same with prayer.

RULE 7.

Questions of Privilege.

Questions of Privilege shall be; First, those affecting the rights of the House collectively, its

safety, dignity, and the integrity of its proceedings; Second, the rights, reputation and conduct of the members individually in their respective capacity only; and shall have precedence of all other questions except motions to fix the time to which the House shall adjourn, to adjourn and for a recess.

RULE 8. Committees.

1. The Speaker shall appoint the following standing committees, to consist of such number of members, not exceeding fifteen, as he may elect unless otherwise specially ordered by the House. The Committee on Rules, Joint Rules and Order of Business shall consist of the Speaker and four members to be by him appointed, viz:

1. Agriculture.

2. Affairs of Cities. Apportionment and Representation.

Appropriations
 Banks and Banking.
 Corporations Other Than Municipal.

7. Conservation of Resources.

8. Dairying.

9.

10.

14. 12.

Dairying.
Development and Publicity.
Education.
Engrossment.
Enrollment.
Fairs and Expositions.
Federal Relations.
Fish and Game.
Highways 13.

14.

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23. Journal.

23. Journal.
24. Judiciary.
25. Labor.
—19—

26. Libraries.

27. Live Stock and Public Ranges.

28. Military Affairs. 29. Mines and Mining.

30. Mileage and Per Diem.

31. ·New Counties and Divisions.

32. Privileges and Elections.

Public Morals, Charities and Reforms. 33. 34. Public Utilities and State Commissions.

35. Printing.

36. Rules, Joint Rules and Order of Business.

37. Railroads and Transportation.

38. State Institutions, Public Buildings and Grounds.

Public Health and Sanitary Affairs. 39.

State Boards and Offices. 40. State Lands.

41.

42. Townships and Counties. 43.

Waterways and Navigation.

44. Ways and Means. 45. Equal Suffrage.

46. Revenue and Taxation.

47. Workman's Compensation.48. Petroleum, Oil and Gas Affairs.

49. Constitutional Amendments.

50. Public Safety.

2. He shall also appoint all Select Committees,

unless otherwise ordered by the House.

3. The first named member of each committee shall be the Chairman; and in his absence, the next named member, and so on, as often as the case may happen. RULE 9.

Duties of the Committee on House Employees.

1. It shall be the duty of the Committee on House Employees to classify the different standing committees with a view to having one clerk act for as many different standing committees, as. in its judgment shall be deemed fit.

2. They shall also examine applicants for positions as committee clerks, as to their efficiency. 3. All requests for the appointment of clerks by chairman of committees shall be made through the Committee on House Employees and not otherwise; but the right of a chairman of a committee that is entitled to a clerk, to select the same, shall not be abridged. All clerks shall be subject to the order of the Chief Clerk, when not occupied with the work of their committees.

RULE 10.

Reports of Standing and Select Committees

- 1. All bills, petitions, memorials or resolutions reported from a committee, shall be accompanied by reports in writing, which shall be entered in the Journal. Whenever a committee report on any bill, petition, memorial or resolution, carries an amendment, said amendment shall accompany said report in triplicate.
- ?. In case all the members of any committee required or entitled to report on any subject referred to them, cannot agree on a report, the majority and minority of such committee may each make a separate report; and any member dissenting in whole or in part from the reasonings or conclusions of both the majority and minority may also present to the House a statement of his reasonings and conclusions, and all reports, if decorous in language and respectful to the House, shall be entered at length on the Journal, unless otherwise ordered by the House.
- 3. All Standing Committees of the House shall report their action on all bills or matters referred to them within seven days after reference unless at the request of the Committee, and on good cause shown, further time be granted by the House.

RULE 11.

Substitutes and Amendments.

1. No standing or select committee, or member thereof, shall report any "substitute" or "amendment" for any bill or bills, or resolution, referred to such committee, which substitute or amendment relates to a different subject, or is intended to accomplish a different purpose than that of the

original bill or resolution for which it is reported, or which, if adopted or passed would require a title essentially different from the title of the original bill or resolution; and any substitute bill or resolution so reported, shall be rejected whenever the House is advised that the same is in violation of this rule.

2. Any substitute, bill or resolution so reported shall be read a first and second time, referred to the Printing Committee and when reported correctly printed shall be placed on general orders.

3. Section 1 of this rule shall not be suspended.

RULE 12.

When Certain Committees May Report.

The following named Committees shall have leave to report at any time, except when questions are being called or a call of the House is being had, on the matters herein stated. The Committee on Rules and Joint Rules and Order of Business; the Committee of Enrollment, on Enrolled Bills; the Committee on Ways and Means, on Bills for raising revenue, the Appropriation Committee on General Appropriation Bills; the Committee on Privileges and Elections, on the rights of a member to his seat.

RULE 13.

Privileged Reports.

Reports from the following named committees may be made at any time and shall stand approved without formal action.

Printing Committee. Engrossing Committee. Enrolling Committee.

RULE 14.

Conference Reports.

The presentation of reports of committees of conference shall always be in order except when the Journal is being read or the House is dividing on any proposition, and there shall accompany every such report a detailed statement sufficiently explicit to inform the House what effect such amendment or proposition will have upon the measures to which they relate, which statement shall be entered upon the Journal.

RULE 15.

Absence of Committees.

No committee shall absent themselves by reason of their appointment during the sitting of the House, without special leave, except committees of conference, engrossment or enrollment.

RULE 16. Committee Clerks.

The Chairman of each committee shall appoint its clerk or clerks, subject to the approval of the majority of the Committee, if such clerk or clerks are deemed necessary, who shall be paid at the public expense, the House having first provided for such clerk or clerks on recommendations of the Committee on House Employees.

RULE 17.

Committee of the Whole House.

1. The House may resolve itself into a Committee of the Whole by a majority of a quorum voting on motion of a member for that purpose, and may by motion limit debate on any subject to be

considered by the committee.

2. In all cases, in forming a Committee, of the Whole House, the Speaker shall leave his Chair, after appointing a Chairman to preside, who shall, in case of disturbance or disorderly conduct in the galleries or lobbies, have the power to cause them to be cleared.

3. Whenever the Committee of the Whole House finds itself without a quorum, the Committee shall rise and the Chairman shall so report,

and thereupon there shall be a call of the House and if on such call a quorum shall appear, the committee shall thereupon resume its sitting without further order of the House.

4. All bills or memorials requiring the signature of the Governor shall be considered in the Committee of the Whole before being taken up and considered by the House, and a point of order under this rule shall be good at any time before the consideration of a bill has commenced.

5. In Committee of the Whole House business on the calendar shall be taken up in regular order, except bills for raising revenue and general appropriation bills, which shall have precedence.

6. When general debate is closed by order of the House, any member shall be allowed five minutes to explain any amendment he may offer, after which the member who shall first obtain the floor shall be allowed to speak five minutes in opposition to it and there shall be no further debate thereon; but the same privilege of debate shall be allowed in favor and against any amendment that may be offered to an amendment; and neither an amendment, nor an amendment to an amendment shall be withdrawn by the mover thereof, unless by unanimous consent of the Committee. The five minute rule being applied shall not preclude further amendment to be decided without debate.

7. A motion to recommend the striking out of the enacting clause of a bill shall have precedence over a motion to amend; and, if carried, shall be considered equivalent to its rejection. Whenever a bill is reported from a Committee of the Whole with an adverse recommendation and such recommendation is disagreed to by the House, the bill shall stand recommitted to the said Committee without further action by the House. But before the report of the Committee is acted upon by the House, it is in order to entertain a motion to refer the bill to any committee, with or without

instructions, and when the same is again reported to the House, it shall be referred to the Committee of the Whole without debate.

8. Every bill in Committee of the Whole shall be read and considered by sections. The body of a bill shall not be defaced or interlined in any way. but all amendments agreed to by the committee shall be included in the report of the committee, noting the section and line to which such amendment applies.

9. The rules of proceedings in the House shall be observed in Committee of the Whole House, so far as may be applicable, except that a member may speak more than twice on the same subject, and a call for the ayes and nays or for the previous question or motion to lay on the table, can not be made.

RULE 18.

Report of Committee of the Whole.

After business upon which the House resolved itself into Committee of the Whole shall be completed, the Committee shall rise and report. The report of the Committee of the Whole shall contain a correct account of the action had on each particular measure. When more than one bill is considered in committee of the Whole and the Report of the Committee of the Whole is adopted in one report, it shall be in order on that or the succeeding day for any member who voted the prevailing side to move to reconsider the action on any measure separately.

RULE 19.

Action of House Upon Report of Committee of the Whole

The Speaker upon resuming the Chair shall receive the report of the Chairman of the Committee of the Whole and the House shall take action thereon.

RULE 20.

Order of Business.

- 1. The first business of each day's session shall be prayer by the chaplain, roll call, reading of the Journal of the preceding day, and the correction of any errors that may be found to exist therein, after which the order of business shall be as follows:
 - 1. Communications and Petitions.

2. Notices.

Reports of Select Committees.
 Reports of Standing Committees.

5. Introduction of Bills and Memorials and Second Reading of same.

6. Motions and Resolutions.

- 7. Consideration of Messages from the Governor and Senate.
- 8. Third reading of Senate Bills.
 9. Third reading of House Bills.
- 10. Consideration of General Orders.

11. Unfinished Business.

2. Special Orders of the day, or to change the Order of Business, requires a two-thirds vote.

RULE 21.

Debate.

- 1. When any member desires to speak or deliver any matter to the House, he shall rise and respectfully address the Chair in the following form. "Mr. Speaker," and being recognized may address the House from any place on the floor, or from the Clerk's desk, and shall confine himself to the question under debate, avoiding personalities.
- 2. When two or more members arise at the same time the Speaker shall name the member who is first to speak: and no member shall occupy more than one-half hour in debate on any question in the House or in Committee except as further provided in this rule.

3. The member reporting the measure under consideration from a Committee may open and close, where General Debate has been had thereon; and if it shall extend beyond one day, he shall be entitled to one-half hour to close, notwithstanding he may have used one-half hour in

opening.

4. If any member transgresses the rules of the House, in speaking or otherwise, the Speaker shall, or any member may, call him to order, in which case he shall immediately sit down, unless permitted on motion of another member to explain, and the House shall, if appealed to decide on the case, without debate: if the decision is in favor of the member called to order, he shall be at liberty to proceed, but not otherwise; and if the case require, he shall be liable to censure or such other punishment as the House may deem proper.

5. If a member is called to order, for words spoken in debate the member calling him to order shall indicate the words excepted to and they shall be taken down in writing at the Clerk's desk and read aloud to the House; but he shall not be held to answer, nor be subject to the censure of the House therefor, if further debate or other busi-

ness has intervened.

6. No member shall speak more than once on the same question without leave of the House, unless he be the mover, proposer or introducer of the matter pending; in which case he shall be permitted to speak in reply, but not until every member choosing to speak shall have spoken.

RULE 22.

Calls of the Roll and of the House.

1. Upon every roll call the names of the members shall be called alphabetically by surname, except when two or more have the same name, in which case the name of the county shall be added; and if there be two such members from the same

county, the whole name shall be called, and after the roll has been once called the clerk shall call in alphabetical order the names of those not voting or answering.

- 2. Pairs shall be announced by the clerk after the completion of the roll call, from a written list furnished him, and signed by the members making the statement to him.
- 3. In the absence of a quorum ten members, including the Speaker, if there be one, shall be authorized to compel the attendance of absent members; or, if a quorum be present, a call of the House shall be ordered upon the demand of fifteen members, and pending such call all other business shall be suspended. In all calls of the House the names of the members shall be called by the Clerk and the absentees noted: the doors shall then be closed, and those for whom no sufficient excuse is made, by order of a majority of those present, shall be sent for and arrested wherever they may be found by officers to be appointed by the Sergeant-at-Arms for that purpose and their attendance secured: and the House shall determine upon what condition they shall be discharged.
- 4. When, on call of the House, there are members present declining to vote, their names shall be called by the Speaker and entered on the Journal as present. If those voting or answering to their names on the call and those who are present and declining to vote, the vote or answer shall together make a majority of the House, the Speaker shall declare that a quorum is constituted, and the pending question shall be decided as a majority of those voting shall indicate. Members who voluntarily appear shall, unless the House otherwise directs, be immediately admitted to the Hall of the House, and they shall report their names to the Clerk to be entered upon the Journal as present.

RULE 23.

Motions, Their Precedence, Etc.

1. Every motion made to the House and entertained by the Speaker shall be reduced to writing upon demand of any member, and shall be entered on the Journal with the name of the member making it unless it is defeated or withdrawn the same day.

2. When a motion has been made, the Speaker shall state it, or, if it be in writing, cause it to be read aloud by the clerk before being debated, and it then shall be in possession of the House, but may be withdrawn at any time, before a decision

or an amendment.

3. When a question is under debate, no motion

shall be entertained but to:

Fix the day to which the House shall adjourn.

To adjourn.

To take a recess.

To lav on the table.

For the previous question.

To postpone to a day certain.

To refer or amend.

To postpone indefinitely.

These several motions shall have precedence in the foregoing order; and no motion, being decided, shall be again allowed on the same day at the same stage of the question, unless further debate or other business has intervened.

4. A motion to fix the day to which the House shall adjourn a motion to adjourn and a motion to take a recess, shall always be in order, except when the House is voting or when the last business transacted was a motion to fix the day to which the House should adjourn, a motion to adjourn or a motion to take a recess; but this rule shall not authorize any member to make any such motion when another member has the floor.

The hour to which the House adjourns shall be

entered on the Journal.

- 5. On motion of any member before the question is put, a question shall be divided if it includes proposition so distinct in substance that one thing taken away a substantive proposition shall remain.
- 6. A motion to strike out and insert is indivisible, but a motion to strike out being lost, shall neither preclude amendment nor a motion to strike out and insert; and no motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

RULE 24.

Motions Decided Without Debate.

All incidental questions of Order, arising after an undebatable motion is made, and pending such motion, shall be decided whether on appeal or otherwise, without debate.

RULE 25.

Members to Vote, Unless Excused,

Every member, present when a question is put, when his name is called, shall vote, unless the House shall, for special cause excuse him.

RULE 26.

Filling Blanks.

In filling blanks the largest sum and the longest time shall be first put.

RULE 27.

Tie Vote.

In all cases where the House is equally divided the question shall be lost, except on appeal from the decision of the Chair.

RULE 28.

Reconsideration.

- 1. When a motion has been made and carried or lost, it shall be in order for any member who voted with the prevailing side, on the same or succeeding day, to move for the reconsideration thereof, and such motion shall take precedence of all other questions except the consideration of a conference report, a motion to fix the day to which the House shall adjourn, to adjourn or take a recess, and shall not be withdrawn after the said succeeding day without the consent of the House, and thereafter any member may call it up for consideration; provided that such motion, if made during the last six days of the Session, shall be disposed of when made.
- 2. No bill, petition, memorial or resolution referred to a committee, or reported therefrom for printing and recommitment, shall be brought back into the House on a motion to reconsider.

RULE 29.

Previous Question.

1. There shall be a motion for the previous question when being ordered by a majority, if a quorum be present, shall have the effect to cut off all debate and bring the House to a direct vote upon the immediate question or questions upon which it has been asked or ordered; provided, that when the previous question is ordered on any proposition on which there has been no debate, it shall be in order to debate the proposition to be voted on for thirty minutes, one-half of such time to be given to debate in favor and one-half to debate in opposition to such proposition. The previous question may be asked and ordered upon a single motion, a series of motions allowable under the rules, or an amendment or amendments, and include the bill to its passage or rejection.

It shall be in order, pending the motion for or after the previous question shall have been ordered on its passage, for the Speaker to entertain and submit a motion to commit, with or without instructions to a standing or select committee.

2. A call of the House shall not be in order after the previous question is ordered, unless it shall appear upon an actual count by the Speaker

that a quorum is not present.

3. After a motion is made for the previous question, all incidental questions of order arising therefrom and pending such motion, shall be decided, whether on appeal or otherwise, without debate.

RULE 30. Amendments.

When a motion or proposition is under consideration, a motion to amend and a motion to amend that amendment shall be in order, and it shall also be in order to offer a further amendment by way of substitute to which one amendment may be offered, but which shall not be voted on until the original matter is perfected; but neither the substitute nor amendment to the substitute may be withdrawn before amendment or decision is had thereon. Amendments to the title of a bill or resolution or corrections in the history thereof shall be in order immediately preceding the third reading, and shall be decided without debate.

RULE 31.

Amendments of the Senate.

Any amendment of the Senate to any House Bill shall be subject to the point of order it shall be first considered in the Committee of the Whole House.

RULE 32.

Notice of Introduction.

All bills and resolutions offered in the House by any member or committee shall be endorsed by the member or committee offering the same, and no bills shall be introduced except after one day's previous notice of the bill by its title, unless by the consent of two-thirds of the members present.

(Rule 32 suspended February 12, for remainder

of session.)

RULE 33. Form of Bills.

Every bill, except Appropriation bills and bills for the codification and revision of the laws, shall contain but one subject which shall be clearly expressed in the title; and no bill shall be altered or amended so as to change its original purpose.

The enacting clause of every bill shall be as fol-

"Be it enacted by the Legislative Assembly of the State of Montana."

All bills upon introduction shall be presented to the Clerk in triplicate, and the lines in the body of the bill shall be numbered consecutively by sections.

This rule shall not be suspended.

RULE 34.

Reading Generally.

1. Every bill shall receive three several readings previous to its passage, but no bill shall receive its second and third readings on the same day, except on the last day of the session. No bill shall be committed or amended until it shall have been read twice, and no bill shall receive its third reading that has not been referred to a committee of the House or a joint Committee of the Senate and House. All bills, memorials or joint resolutions on their first and second readings, unless otherwise provided in these rules. shall be read by their titles, the third reading of all bills shall be in full. This rule shall not be suspended.

"Except that upon notice duly given to the House at least one day prior to the third reading of any bill, such third reading may be dispensed with by a two-thirds vote of the members present.

2. On the third reading of a bill no amenument except to fill blanks, shall be received except by

the unanimous consent of the members.

3. Upon the third reading of a House bill the question shall be thus stated: "This bill having been read three several times the question is, 'Shall the bill pass'?" Upon the third reading of a Senate bill, the question shall be stated thus: "This bill having been read three several times the question is, 'Shall the bill be concurred in'?"

4. A motion to lay upon the table shall be in order on the second and third reading of a bill.

RULE 35. Introduction of Bills.

1. No bill for the appropriation of money except for expenses of State Government, shall be introduced within ten days of the close of the session, except by unanimous consent. This rule shall not be suspended.

2. No, member shall introduce more than two

bills in one day.

3. No bills may be introduced after the 40th day, except Substitute Bills for Bills pending.

RULE 36.

Printing of House Bills.

All House Bills after the second reading shall be referred to the proper committee and if a majority of such committee recommend the passage of the bill and such report is adopted by the House, Five hundred copies thereof as reported, shall be printed. A bill may also be ordered printed by an affirmative vote of one-third of the members of the House present. All bills referred to the Printing Committee must be reported within three days, unless further time is granted by the House. When House bills are ordered printed by less than a majority vote, such bills shall not be placed on General Orders except upon

motion carried by two-thirds of the members present.

RULE 37.

Consideration of Rills.

Section 1. No bill shall be considered in the House until it has first been considered by the committee of the House and printed for the use of the members.

This rule shall be effective up to the forty-eighth legislative day.

RULE 38.

Reference of Bills, Etc.

On the second reading, every bill or measure requiring three readings shall be referred to an appropriate committee by the Speaker, unless the House by two-thirds vote, make a different order in relation thereto. This rule shall apply as well to bills and memorials originating in the Senate as those originating in the House. But Bills reported by Joint Committees shall, if accepted by the House, at once go to the Printing Committee. House bills reported with amendments shall have such amendments incorporated in the bills before printing.

RULE 39

Title to Bill to Be Recited.

Every Committee in reporting on any bill or memorial shall recite at length in report the title of such bill or memorial, as well as the number thereof: provided, however, that the Committee on Printing, Engrossing and Enrolling shall be required to report the bill by number only.

BULE 40.

Reading of Memorials.

If the House shall dispense with the printing of any memorial, such memorial shall be read at length once before its final passage and this rule shall not be suspended.

RULE 41.

Reading of Appropriation Bills.

The second and third readings of bills appropriating money shall be at length, and a suspension of this rule shall not be made.

RULE 42. General Orders.

House and Senate measures reported by committees and accepted by the House shall, when correctly printed, constitute the General Orders., The business of General Orders shall be considered in the Committee of the Whole.

Bills in the General Orders shall be arranged therein by the Clerk in the order in which they are reported or referred thereto, as aforesaid, and shall be considered in the same order unless the

House directs othwerise.

RULE 43.

Engrossing of Bills.

Every House bill ordered to be engrossed and read a third time shall be typewritten with all amendments before such third reading, and the engrossing clerk shall make, file and retain a correct copy of every bill engrossed and reported to the House. Whenever a house bill, which is fairly written, without interlineation or erasure, is ordered to be engrossed for a third reading without amendment, the committee on engrossed bills may report such bill back to the House as an engrossed bill.

RULE 44.

Recommitment Previous to Passage.

A bill may be recommitted at any time previous to its passage. If any amendment be reported upon such recommitment, the question shall be upon the amendment and the question for its engressment and third reading may then be put.

RULE 45.

Enrollment of Bills.

1. The Committee on enrollment shall not report any bill as correctly enrolled that has any words interlined therein, or when any words have been erased therefrom, except that when the title of any bill shall begin with the words, "A Bill for an Act Etc." the Committee on Enrollment shall omit from the Enrolled bill the words, "A Bill for."

2. When the title of any bill shall begin with the words, "A Bill for an Act entitled, "An Act, Etc.," the Committee on enrollment shall omit from the enrolled bill the words, "A Bill for an

Act entitled."

RULE 46.

Transmission of Bills to Senate.

Each bill which passes its third reading shall be certified by the Clerk and by him transmitted to the Senate. The day of transmission shall be entered on the Bill Books of the Clerk.

RULE 47.

Prohibiting "Riders."

No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment, and no bill or resolution shall at any time be amended by annexing thereto or incorporating therein any other bill or resolution pending before the House. This Rule shall not be suspended.

RULE 48.

Roll Call.

The Ayes and Nays shall be entered on the Journal upon the request of two members. This rule shall not be suspended.

RULE 49.

Presentation of Petitions, Etc.

Petitions, memorials, communications and other papers addressed to the House shall be presented by a member in his place, a brief statement of the contents thereof shall be made verbally and endorsed thereon. They shall also bear the name of the member introducing them.

RULE 50.

Introduction of Resolutions.

Any member offering a resolution in the House may read the same in his place before sending it to the Chair. It shall then be read by the Clerk, unless otherwise ordered by the House. All resolutions which contemplate the expenditure of money by the State and not requiring the signature of the President of the Senate and the Speaker of the House, shall be read in full three several times, and roll call shall be had thereon.

RULE 51.

Reading of Papers.

When the reading of a paper other than the one upon which the House is called to give a final vote is demanded, and the same is objected to by any member, it shall be determined without debate by a vote of the house.

RULE 52.

Hall of the House.

The Hall of the House shall be used only for the Legislative Business of the House, and for the Caucus meetings of its members, except upon occasions where the House by resolution agrees to take part in any ceremony to be observed therein: and the Speaker shall not entertain a motion for the suspension of this rule.

RULE 53.

Who May Be Admitted to the Floor.

Persons of the following classes, and no others, shall be admitted to the floor of the House during the sessions thereof, viz: All State and Legislative Officers, Members of the late State Constitutional Convention, Ex-Members of the Legislative Assembly, Members of Congress, Judges of the Courts, All Editors of Newspapers within the state, Reporters for the Press having credentials as such, contestants for seats in the House, and such other persons as the Speaker or any member may invite.

RULE 54.

Withdrawal of Papers.

No memorial or other paper presented to the House shall be withdrawn from its files without leave, and if withdrawn therefrom, ceritfied copies thereof shall be left in the office of the Clerk; but when an act may pass for the settlement of a claim the Clerk is authorized to transmit to the Officer charged with the settlement thereof the paper on file in his office relating to such claim, or may loan temporarily to any officer of the Executive Departments any papers on file in his office relating to any matter pending before such officer, taking receipt therefor.

RULE 55.

Adjournment.

The House shall not adjourn to any other place than the Hall of the House nor for more than three days without the consent of the Senate. This rule shall not be suspended.

RULE 56.

Communication From the Executive Departments.

Estimates of Appropriations and all other communications from the Executive Departments in-

tended for the consideration of any Committee of the House, shall be addressed to the Speaker and by him submitted to the House for reference.

RULE 57.

Suspending and Changing Rules.

No Standing rule of the House shall be changed or suspended, without being first referred to the Committee on Rules. (The Committee on Rules being required to report on that day or the next) and no Joint Rule shall be changed or suspended except by a two-thirds vote in each House. All reports by the Committee on Rules shall be adopted by a majority of the those voting. Unless recommended by the Rules Committee, no Rules shall be changed, suspended or a new rule adopted, except by a two-thirds vote of the House.

RULE 58.

Authority on Parliamentary Practice.

- 1. The rules of Parliamentary Practice comprised in Reed's Parliamentary Rules shall govern the house in all cases in which they are applicable, and in which they are not inconsistent with these Rules and Orders of the House and the Joint Rules and Orders of the Senate and the House.
- 2. On questions of orthography, Webster's International Dictionary shall be taken as the standard.

STANDING COMMITTEES OF THE HOUSE

- 1. AFFAIRS OF CITIES: Clarke of Rosebud, Chairman; Duncan of Cascade, Vice-chairman; Campbell of Missoula, Flachsenhar of Prairie, Keeley of Powell, Masters of Park, Throssel of Yellowstone, Peat of Missoula, Walker of Fergus, Caplis of Silver Bow, Doran of Silver Bow, Fox of Silver Bow, Murphy of Deer Lodge, Mulholland of Silver Bow.
- 2. AGRICULTURE: Hanson of Daniels, Chairman; Hoffman of Stillwater, Vice-Chairman; Gordon of Big Horn, Brandt of Phillips, Fitzgarrald of Ravalli, Hedrick of Fergus, Johnson of Valley, Ryder of Roosevelt, Walton of Gallatin, Larsen (A. T.) of Sheridan, Akofer of Pondera, Cusick of Flathead, Dellwo of Lake, Anderson of Blaine, Besancon of Missoula.
- 3. APPORTIONMENT AND REPRESENTATION:
 Smith of Lewis & Clark, Chairman; Walton of Gallatin, Vice-Chairman; Hedrick of Fergus, Budas of Carbon, Green of Dawson, Johnson of Valley, Larson (Robt.) of Sheridan, Besancon of Missoula, Hardcastle of Silver Bow.
 - 4. APPPROPRIATIONS COMMITTEE: Wold of Yellowstone, Chairman; Reed of Broadwater, Vicechairman; Parkin of Gallatin, McAfee of Flathead, Flynn of Custer, Donaldson of Choteau, Smith of Beaverhead, Troy of Hill, Johnson of Fergus, Caplis of Silver Bow Duncan of Cascade, Lemmon of Deer Lodge, Loble of Lewis & Clark, Larsen (A. T.) of Sheridan, Tinsley of Madison, Peat of Missoula, Anderson of Blaine.
 - 5. BANKS AND BANKING: Johnson of Fergus. Chairman; Leavens of Yellowstone, Vice-chairman; Fitzgarrald of Ravalli, Flachsenhar of Prairie, Green of Dawson, Higham of Carbon, Ruffcorn of Valley, Wold of Yellowstone, Waite of Powder River, Hedrick of Fergus, Dellwo of Lake, Miller of Lincoln Mulholland of Silver Bow Loble of Lewis and Clark, Plumer of Treasure.

- 6. CONSERVATION OF RESOURCES: Hoffman of Stillwater, Chairman; Budas of Carbon, Vicechairman; Donaldson of Choteau, Fletcher of Golden Valley, Hardcastle of Silver Bow, Beadle of Silver Bow, Miller of Lincoln.
- 7. CONSTITUTIONAL AMENDMENTS: Holt of Cascade, Chairman; Eaton of Yellowstone, Vicechairman; Keeley of Powell, Fairgrieve of Carbon, Beadle of Silver Bow, Lemmon of Deer Lodge.
- 8. CORPORATIONS OTHER THAN MUNICIPAL:
 Nelstead of Carter, Chairman; Ainsworth of Sanders, Vice-chairman; Keeley of Powell, Castles of Mineral, Miller of Lincoln, Kelly of Silver Bow. Woods of Petroleum.
- DAIRYING: Fitzgarrald of Ravalli, Chairman; Steeves of Park, Vice-chairman; Sales of Gallatin, Merritt of Musselshell, Moriarity of Mocone, Budas of Carbon, Larson of Cascade, Rupert of Sweet Grass, Patterson of Hill, Larsen (A. T.) of Sheridan, Meagher of Teton, Plank of Liberty, Cusick of Flathead, White of Richland.
- 10. DEVELOPMENT AND PUBLICITY: Gordon of Big Horn, Chairman; Johnson of Fergus, Vice-chairman; Hanson of Daniels, Peat of Missoula, Moss of Flathead, Berryman of Yellowstone, Plumer of Treasure. Doran of Silver Bow, Graybill of Cascade, Woods of Petroleum.
- 11. EDUCATION: Eaton of Yellowstone, Chairman; Hawley of Wheatland, Vice-Chairman; Hedrick of Fergus, Gordon of Big Horn, Burns of Blaine, Moss of Flathead, Sales of Gallatin, Andrus of Custer, Davis of Wibaux, Merritt of Musselshell, Graybill of Cascade, Kinville of Silver Bow, Besancon of Missoula, McCarty of Dawson, Plank of Liberty.
- EMPLOYMENT: Davis of Wibaux, Chairman, Hanson of Daniels, Vice-chairman; Fairgrieve of Carbon, Bergstrom of Fallon, Troy of Hill.
- 13. ENGROSSING: Berryman of Yellowstone. Chairman; Reed of Broadwater, Vice-chairman; Higham of Carbon, Lincoln of Flathead, Green of Dawson.

- ENROLLING: McAfee of Flathead, Chairman; Waite of Powder River, Vice-chairman; Merritt of Musselshell, Strange of Ravalli, Bergstrom of Fallon.
- 15. EQUAL SUFFRAGE: Ryder of Roosevelt, Chairman; Zeh of Missoula, Vice-chairman; McAfee of Flathead, Larsen (A. T.) of Sheridan, Kelly of Silver Bow, McCarty of Dawson, Fitzgerald of Silver Bow.
- 16. FAIRS AND EXPOSITIONS: Peat of Missoula, chairman; Brandt of Phillips, Fitzgarrald of Ravalli Larson of Cascade, Holton of Garfield, Rupert of Sweet Grass, White of Richland, Leavens of Yellowstone, Fletcher of Golden Valley, Nagle of Lewis and Clark, Kinville of Silver Bow, Loble of Lewis and Clark, Murphy of Deer Lodge, Dellwo of Lake, Tinsley of Madison.
- 17. FEDERAL RELATIONS: Keeley of Powell, Chairman; Walton of Gallatin, Vice-chairman; Hawley of Wheatland, Holt of Cascade, Rice of Toole, Anderson of Blaine, Caplis of Silver Bow, Loble of Lewis and Clark, McCarty of Dawson.
- 18. FISH AND GAME: Sales of Gallatin, Chairman;
 Harris of Meagher, Vice-chairman; Johnson of
 Valley, Throssel of Yellowstone, Campbell of
 Missoula, Reed of Broadwater, Hawley of
 Wheatland, Masters of Park, Davis of Wibaux,
 Stoddard of Deer Lodge, Peterson of Glacier,
 Patterson of Hill, Miller of Lincoln, Kinville
 of Silver Bow, Joffray of Jefferson.
- 19. HIGHWAYS: Moss of Flathead, Chairman;
 Wuerthner of Cascade, Vice-chairman, Strange
 of Ravalli, Patterson of Hill, Budas of Carbon,
 Ainsworth of Sanders, Steeves of Park, Green of
 Dawson, Morris of Chouteau, Walker of Fergus Nelson of Phillips, Peterson of Glacier,
 Loble of Lewis and Clark, Joffray of Jefferson,
 Bergstrom of Fallon,
- 20. HORTICULTURE: McAfee of Flathead, Chairman: Walton of Gallatin, Vice-chairman; Eaton of Yellowstone, Kennedy of Granite, Strange of Ravalli, Larson (Robt.) of Sheridan, McCarty of Dawson, Shields of Cascade, Joffray of Jefferson.

- 21. IMPROVEMENTS AND MANUFACTURING: Duncan of Cascade, Chairman; Johnson of Valley, Vice-chairman; Burns of Blaine, Lemmon of Deer Lodge, Doran of Silver Bow.
- 22. INSURANCE: Flynn of Custer, Chairman; Peat of Missoula, Vice-Chairman; Nelson of Phillips, Parkin of Gallatin, Ryder of Roosevelt, Holt of Cascade, Hedrick of Fergus, Higham of Carbon, Nelstead of Carter, Kennedy of Granite, Peterson of Glacier, Meagher of Teton, Kelly of Silver Bow, Doran of Silver Bow, Murphy of Deer Lodge.
- 23. INTERNAL IMPROVEMENTS: Larsen (A. T.) of Sheridan, Chairman; Higham of Carbon, Vicechairman; Donaldson of Chouteau, Holton of Garfield, Doran of Silver Bow.
- 24. IRRIGATION AND WATER RIGHTS: Strange of Ravalli, Chairman; Berryman of Yellowstone. Vice-chairman; Harris of Meagher, Budas of Carbon, Gordon of Big Horn, Rice of Toole, Sales of Gallatin, Smith of Beaverhead, Wuerthner of Cascade, Steeves of Park, Akofer of Pondera, Peterson of Glacier, Plume of Treasure, Tinsley of Madison, Cusick of Flathead.
- 25. **JOURNAL:** Smith of Beaverhead, Chairman; Parkin of Gallatin, Nagle of Lewis and Clark.
- 26. JUDICIARY: Burns of Blaine, Chairman; Holt of Cascade, Vice-chairman; Fitzgarrald of Ravalli, Flachsenhar of Prairie, Leavens of Yellowstone, Schoening of Roosevelt, Smith of Lewis and Clark, Ruffcorn of Valley, Ainsworth of Sanders, Johnson of Fergus, Nelstead of Carter, Campbell of Missoula, Besancon of Missoula, Beadle of Silver Bow, Fitzgerald of Silver Bow.
- 27. LABOR: Fairgrieve of Carbon, Chairman; Zeh of Missoula, Vice-chairman; Castles of Mineral, Eaton of Yellowstone, Masters of Park, Merritt of Musselshell, Patterson of Hill, Clarke of Rosebud, White of Richland, Beadle of Silver Bow, Joffray of Jefferson, Lincoln of Flathead, Mulholland of Silver Bow, Shields of Cascade, Larson (Robt.) of Sheridan.
- 28. LIBRARIES: Morris of Chouteau, Chairman;

Eaton of Yellowstone, Vice-chairman; Moss of Flathead, Larson of Cascade, Hardcastle of Silver Bow, Mulholland of Silver Bow, Loble of Lewis and Clark.

- 29. LIVESTOCK AND PUBLIC RANGES: Leavens of Yellowstone, Chairman; Harris of Meagher Vice-chairman; Kennedy of Granite, Holton of Garfield, Higham of Carbon, Rupert of Sweet Grass, Waite of Powder River, Johnson of Valley, Moulton of Fergus, Nelson of Phillips.
 Tinsley of Madison, Meagher of Teton, Lincoln of Flathead, Plank of Liberty, Plumer of Treasure.
- MILEAGE & PER DIEM: Flynn of Custer, Chairman; Clarke of Rosebud, A. T. Larsen of Sheridan, Graybill of Cascade, Lincoln of Flathead.
- 31. MILITARY AFFAIRS: White of Richland, Chairman; Patterson of Hill, Vice-chairman; Burns of Blaine, Throssel of Yellowstone, Ryder of Roosevelt, Smith of Lewis and Clark, Walker of Fergus, Shields of Cascade, Kinville of Siver Bow, Dellwo of Lake, Besancon of Missoula.
- 32. MINES AND MINING: Wuerthner of Cascade, Chairman; Smith of Lewis and Clark, Vice-chairman; Fairgrieve of Carbon, Rupert of Sweet Grass Steeves of Park, Campbell of Missoula, Kennedy of Granite, Nelson of Phillips, Moulton of Fergus, Joffray of Jefferson, Kelly of Silver Bow, Miller of Lincoln, Murphy of Deer Lodge, McGrath of Silver Bow, Stoddard of Deer Lodge.
- 33. NEW COUNTIES AND DIVISIONS: Schoening of Roosevelt, Chairman; Walker of Fergus, Vice-chairman; Duncan of Cascade, Holt of Cascade, Moriariy of McCone, Flynn of Custer, Dellwo of Lake, Peterson of Glacier, Morris of Chouteau, Cusick of Flathead, Woods of Petroleum.
- 34. PETROLEUM, OIL AND GAS AFFAIRS: Moulton of Fergus, Chairman; Meagher of Teton, Vicechairman; Rice of Toole, Leavens of Yellowstone, Andrus of Custer, Larson of Cascade, Akofer of Pondera, Shields of Cascade, Stoddard of Deer Lodge, Woods of Petroleum.
- 35. PRINTING: Zeh of Missoula, Chairman; Moss of

Flathead, Vice-chairman; White of Richland, Nelstead of Carter, Akofer of Pondera, Stoddard of Deer Lodge, Plank of Liberty.

- 36. PRIVILEGES AND ELECTIONS: Harris of Meagher, Chairman; Gordon of Big Horn, Vice-chairman; Wold of Yellowstone, Ruffcorn of Valley, Castles of Mineral, Wuerthner of Cascade, Tinsley of Madison, McCarty of Dawson, McGrath of Silver Bow, Hardcastle of Silver Bow. Woods of Petroleum.
- 37. PUBLIC HEALTH AND SANITARY AFFAIRS:
 Larson of Cascade, Chairman; Andrus of Custer, Vice-chairman, Castles of Mineral, Fairgrieve of Carbon, Green of Dawson, Johnson of Valley, Throssel of Yellowstone, Stoddard of Deer Lodge, Cusick of Flathead, Graybill of Cascade, Kinville of Silver Bow.
- 38. PUBLIC MORALS, CHARITIES AND REFORMS:
 Hedrick of Fergus, Chairman; Brandt of Phillips, Vice Chairman; Fletcher of Golden Valley, Eaton of Yellowstone, Burns of Blaine, Smiht of Lewis and Clark, Andrus of Custer, Smith of Beaverhead, Miller of Lincoln, McCarty of Dawson, Fox of Silver Bow, Graybill of Cascade, Fitzgerald of Silver Bow.
- 39. PUBLIC SAFETY: Holt of Cascade, Chairman; Masters of Park, Vice-chairman; Ainsworth of Sanders, Troy of Hill, Fitzgerald of Silver Bow, Stoddard of Deer Lodge, Mulholland of Silver Bow.
- 40. PUBLIC UTILITIES AND STATE COMMISSIONS:
 Andrus of Custer, Chairman; Campbell of Missoula, Vice-chairman; Throssel of Yellowstone,
 Steeves of Park, Sales of Gallatin, Walker of
 Fergus, Fox of Silver Bow, Peterson of Glacier,
 Caplis of Silver Bow.
- 41. RAILROADS AND TRANSPORTATION: Hawley of Wheatland, Chairman; Clarke of Rosebud, Vice-chairman; Masters of Park, Rupert of Sweet Grass, Troy of Hill, Nelson of Phillips, Waite of Powder River, Morris of Chouteau, Moriarity of McCone, Flynn of Custer, Joffray of Jefferson, Lincoln of Flathead, Murphy of Deer Lodge, McGrath of Silver Bow, Shields of Cascade.

- 42. REVENUE AND TAXATION: Ruffcorn of Valley, Chairman; Strange of Ravalli, Vice-chairman; Hanson of Daniels, Holton of Garfield, Berryman of Yellowstone, Schoening of Roosevelt, Fletcher of Golden Valley, Hoffman of Stillwater, Donaldson of Chouteau, Nagle of Lewis and Clark, Lemmon of Deer Lodge, Bergstrom of Fallon, Kelly of Silver Bow, Walton of Gallatin, Shields of Cascade.
- 43. RULES, JOINT RULES AND ORDER OF BUSINESS: Wold of Yellowstone, Mr. Speaker, Hanson of Daniels, Holt of Cascade, Loble of Lewis & Clark.
- 44. STATE BOARDS AND OFFICERS: Schoening of Roosevelt, Chairman; Green of Dawson, Vice-chairman; Andrus of Custer, Harris of Meagher, Johnson of Fergus, Kinville of Silver Bow, Fox of Silver Bow. Woods of Petroleum.
- 45. STATE INSTITUTIONS, PUBLIC BUILDINGS AND GROUNDS: Berryman of Yellowstone, Chairman; Schoening of Roosevelt, Vice-chairman; Parkin of Gallatin, Zeh of Missoula, Davis of Wibaux, Andrus of Custer, Smith of Beaverhead, Caplis of Silver Bow, Anderson of Blaine, Tinsley of Madison, Fitzgerald of Silver Bow.
- 46. STATE LANDS: Holton of Garfield, Chairman;
 Davis of Wibaux, Vice-chairman; Brandt, of
 Phillips, Fletcher of Golden Valley, Hoffman of
 Stillwater, Nelstead of Carter, Ryder of Roosevelt, Waite of Powder River, Flachsenhar of
 Prairie, Plank of Liberty, Moriarity of McCone,
 Anderson of Blaine, Akofer of Pondera, Besancon of Missoula, Larson (Robt.) of Sheridan.
- 47. TOWNSHIPS AND COUNTIES: Donaldson of Chouteau, Chairman; Parkin of Gallatin, Vice-chairman; Reed of Broadwater, Peat of Missoula, Flachsenhar of Prairie, Rice of Toole, Duncan of Cascade, Keeley of Powell, Schoening of Roosevelt, Castles of Mineral, Fox of Silver Bow, Nagle of Lewis and Clark, Cusick of Flathead, Graybill of Cascade, Meagher of Teton.
- 48. WATERWAYS AND NAVIGATION: Brandt of Phillips, Chairman; Moulton of Fergus, Vice-chairman; Moriarity of McCone, Moss of Flat-

head, Ruffcorn of Valley, Plumer of Treasure, Meagher of Teton.

- 49. WAYS AND MEANS: Troy of Hill, Chairman; Hawley of Wheatland, Vice-chairman; Hanson of Daniels, Nelson of Phillips, Wold of Yellowstone, Castles of Mineral, Morris of Chouteau, Hoffman of Stillwater, McAfee of Flathead, Davis of Wibaux, Hardcastle of Silver Bow, Nagle of Lewis and Clark, McGrath of Silver Bow, Plumer of Treasure, Graybill of Cascade.
- 50. WORKMEN'S COMPENSATION: Kennedy of Granite, Chairman; Larson of Cascade, Vice-chairman; Zeh of Missoula, Clarke of Rosebud, Wuerthner of Cascade, Ainsworth of Sanders, Merritt of Musselshell, Fairgrieve of Carbon, Moulton of Fergus, Larson (Robt.) of Sheridan, Kinville of Silver Bow, Lemmon of Deer Lodge, Lincoln of Flathead, Doran of Silver Bow, Nagle of Lewis and Clark.

ROSTER OF THE SENATE

President-W. S. McCormack, Farmer, Kalispell.

President Pro tem—Frank A. Hazelbaker, Real Estate and Insurance, Dillon.

Secretary-J. F. Cone, Salesman, Hamilton.

Assistant Secretary—David F. Mains, Farmer and Merchant, Manhattan.

Chaplain-Rev. John Hosking, Deer Lodge.

Sergeant-at-Arms—John Allen, Insurance Salesman, Helena.

Assistant Sergeant-at-Arms—A. J. Williams, Farmer, Toston.

Assistant Sergeant-at-Arms—Robt. F. Thibaudeau, Stenographer, Helena.

Assistant Sergeant-at-Arms—Paul McCormick, Stockgrawer, Billings.

Bill Clerk—Miss Mary McMillan, Stenographer, Helena.

Journal Clerk-J. E. Bailey, Clerk, Missoula.

Engrossing Clerk-T. J. Bushell, Real Estate, Wibaux.

Enrolling Clerk—Miss Roena Blackwood, Stenographer, Chinook.

Printing Clerk-J. E. Stevens, Editor, Conrad.

Assistant Printing Clerk—Tom Butler, Printer, Butte.

Door Keeper—Robert Kennon, Stockgrower, Geyser.

Committee Clerk-Joe Hodson, Lawyer, Helena.

MEMBERS OF THE SENATE

- President W. S. McCormack, Lieutenant Governor of Montana; Postoffice addrsess, Kalispell, Farmer, Republican.
- Adams, W. K., Senator from Richland, Sidney, Montana, Banker, Republican.
- Brownlee, Robert, Senator from Sweetgrass, Big Timber, Montana, Stockman, Republican.
- Buttelman, Wm. H., Senator from Gallatin, Willow Creek, Montana, Farmer, Democrat.
- Corrington, G. H., Senator from Golden Valley, Ryegate, Montana, Merchant, Republican.
- Church, Ray, Senator from Lewis and Clark, Helena, Montana, Insurance Salesman, Democrat.
- Clark, T. L., Senator from Toole, Sweet Grass, Montana, Farmer, Democrat.
- Conser, C. C., Senator from Fallon, Plevna, Montana, Farmer, Republican.
- Cooper, George R., Senator from Mineral, Haugan, Montana, Lumberman, Republican.
- Cowan, William T., Senator from Hill, Box Elder, Montana, Merchant and Farmer, Republican.
- Delaney, F. W., Senator from Prairie, Terry, Montana, Druggist, Democrat.
- Dell, Frederick T., Senator from Liberty, Joplin, Montana, Lumberman, Democrat.
- Demel, C. W., Senator from Yellowstone, Billings, Montana, Lawyer, Democrat.
- Dowlin, Charles M., Senator from Rosebud, Forsyth, Montana, Stockman, Republican.
- Duncan, M. M., Senator from Madison, Virginia City, Montana. Lawyer, Democrat.

- Garber, J. D., Senator from Sanders, Plains, Montana, Railroad Conductor and Farmer, Democrat.
- Gilboe, Christian F., Senator from Pondera, Valier, Montana, Merchant, Republican.
- Green, John A., Senator from McCone, Vida, Montana, Attorney, Democrat.
- Greenup, L. F., Senator from Daniels, West Fork, Montana, Farmer, Republican.
- Griffin, James, Senator from Blaine, Chinook, Montana, Farmer, Republican.
- Hazelbaker, Frank A., Senator from Beaverhead, Dillon, Montana, Real Estate and Insurance, Republican.
- Henderson, W. C., Senator from Garfield, Jordan, Montana, Stockgrower, Republican.
- Kane, Thomas, Senator from Ravalli, Corvallis, Montana, Farmer, Republican.
- Leighton, Dr. L. A., Senator from Jefferson, Boulder, Montana, Physician, Republican.
- Leuthold, J. H., Senator from Stillwater, Columbus, Montana, Farmer, Republican.
- Linn, C. A., Senator from Meagher, White Sulphur Springs, Montana, Lawyer, Republican.
- McCabe, F. A., Senator from Glacier, Blackfoot, Montana, Merchant, Republican.
- McCone, George, Senator from Dawson, Burns, Montana, Banker and Stockgrower, Republican.
- McCormick, F. T., Senator from Musselshell, Roundup, Montana, Automobile Dealer, Republican.
- McQuitty, I. S., Senator from Wheatland, Harlowton, Montana, Stockgrower and Farmer, Democrat.
- Mears, John L., Senator from Judith Basin, Geyser, Montana, Stockgrower, Republican.
- Muffly, Chas. S., Senator from Broadwater, Winston, Montana, Miner, Democrat.

- Oliver, John, Senator from Carter, Ekalaka, Montana, Banker and Farmer, Republican.
- Page, John R., Senator from Granite, Philipsburg, Montana, Miner, Democrat.
- Paul, W. J., Senator from Powell, Deer Lodge, Montana, Lawyer, Republican.
- Pauline, Robert, Senator from Flathead, Kalispell, Montana, Lawyer, Republican.
- Peck, Chas. V., Senator from Fergus, Danvers, Montana, Farmer and Stockgrower, Republican.
- Peden, W. A., Senator from Big Horn, Hardin, Montana, Stockgrower, Republican.
- Peterson, Peter, Senator from Valley, Glasgow, Montana, Farmer, Democrat.
- Pomeroy, H. G., Senator from Lincoln, Eureka, Montana, Lawyer, Republican.
- Porter, S. H., Senator from Chouteau, Big Sandy, Montana, Station Agent, Democrat.
- Rhoads, Harmon T., Senator from Teton, Choteau, Montana, Physician, Republican.
- Schellenger, Guy, Senator from Petroleum, Winnett, Montana, Life Insurance Salesman, Republican.
- Scofield, John L., Senator from Powder River, Biddle, Montana, Stockgrower and Farmer, Republican.
- Shelver, Harry M., Senator from Park, Livingston, Montana, Accountant, Republican.
- Schnitzler, J. W., Senator from Roosevelt, Froid, Montana, Banker and Farmer, Republican.
- Smith, H. C., Senator from Custer, Miles City, Montana, Jeweler, Republican.
- Speer, J. W., Senator from Cascade, Great Falls, Montana, Lawyer, Republican.
- Spencer, J. T., Senator from Carbon, Bridger, Montana, Publisher, Republican.

- Stewart, T. P., Senator from Deer Lodge, Anaconda, Montana, Lawyer, Republican.
- Staggs, W. L., Senator from Wibaux, Wibaux, Montana, Farmer, Republican.
- Survant, John, Senator from Phillips, Malta, Montana, Merchant and Rancher, Republican.
- Swift, Chas. R., Senator from Treasure, Hysham, Montana, Stockgrower, Republican.
- Taylor, Chas. E., Senator from Sheridan, Plentywood, Montana, Editor, Farmer-Labor.
- Tower, Ralph R., Senator from Lake, Polson, Montana, Farmer, Republican.
- Walker, T. J., Senator from Silver Bow, Butte, Montana, Lawyer, Democrat.
- Watson, Burton, Senator from Missoula, Missoula, Montana, Locomotive Engineer, Democrat.

RULES OF THE SENATE

RULE I.

Hours of Meeting. The hours of meeting of the Senate shall be ten (40) o'clock A. M. and two (2) o'clock P. M., unless otherwise specially ordered by vote of the Senate.

RULE II.

Duties of President.

1. The President shall take the chair on every Legislative day precisely at the hour to which the Senate shall have adjourned at the last sitting, immediately call the members to order and, after prayer by the chaplain and Roll Call, on the appearance of a quorum, cause the proceedings of the last days sitting to be read, having previously examined the same.

2. He shall preserve order and decorum, and in case of disturbance or disorderly conduct in the galleries or lobbies, may cause the same to be

cleared.

3. He shall have the right to decide a tie on any proposition being voted.

4. Control of Rooms, Officers and Employees.

The rooms, passages and buildings set apart for the use of the Senate shall be under the control and direction of the President of the Senate and he may assign places to reporters. The President shall see that all officers and employees of the Senate perform their respective duties; in all cases where disputes or complaints arise or where questions of competency, decorum or discipline are involved concerning employees hired by the Committee on Employees of the Senate, the President may in his discretion refer such matters to the Committee on Employees for final

determination and such Committee shall report its action to the Senate.

- 5. Signing Bills. Deciding Questions of Order. He shall sign all acts, addresses and resolutions in the presence of the Senate. and all writs, warrants and subpoenas of, or issued by order of the Senate, and shall decide all questions of order subject to an appeal by any member, upon which appeal no member shall speak more than once, unless by permission of the Senate.
- 6. Who Shall Speak. When two or more Senators shall rise at once, the President shall name the Senator who is to speak first.
- 7. President's Right to Name Senator to Chair. The President shall have the right to name any Senator to perform the duties of the Chair, when the President pro tem is not present in the Senate Chamber, who is hereby vested during such time with all the powers of the President; but such senator shall not lose the right of voting on any question while so presiding.

RULE III. President Pro Tem.

The President Pro Tem shall, in the absence of the President, take the chair and call the Senate to order at the hours of the meetings of the Senate, and have the same power as the President; but the President Pro Tem shall vote as any other member of the Senate.

RULE IV. Duties of the Secretary.

1. The Secretary shall supervise and keep a correct record of the Journal proceedings of the Senate and shall supervise the engrossing, enrolling and transcribing or copying of bills, resolutions, etc. He shall permit no records or papers belonging to the Senate to be taken out of his

custody otherwise than in the regular course of business, and shall report any missing papers to the President.

- 2. Secretary May Correct Errors. The Secretary may, in all proper cases, correct any mere clerical error in any Senate Bill, such as errors in orthography, adding the enacting clause to a bill, when such has been omitted, and all mistakes in numbering sections and reference thereto, whether such mistakes occur in the original bill, or caused by amendments made thereto, provided such corrections shall not be made after engrossment, except by order of the Senate. All such corrections shall be reported to the President, but no corrections, other than such as are authorized by this rule, shall be made at any time by the Secretary, unless upon order of the President.
- 3. May Cast Vote. When the Senate is equally divided, the Secretary shall take the decision of the President.

RULE V.

Chaplain.

The Chaplain shall attend at the commencement of each day's sitting of the Senate and open the same with prayer.

RULE VI.

Sergeant-at-Arms—Duties of.

1. It shall be the duty of the Sergeant-at-Arms to attend all sessions of the Senate, maintain order under the direction of the President, execute the commands of the Senate, and serve all process issued by authority thereof, directed to him by the President, and shall have general supervision of the entire administrative force of the Senate. The Sergeant-at-Arms shall supervise all other em-

ployees of the Senate, and any conflict whatsoever arising to the interpretation of this Rule shall be referred to the Committee on Rules for decision.

- 2. To maintain order, arrest or cause the arrest for contempt, of all persons outside the bar of the Senate, or in the galleries, found engaged in loud conversation or otherwise, to the disturbance of the Senate.
- 3. Custodian of Supplies. He shall receive, distribute and be the custodian of all supplies for the Senate.

RULE VII.

Doorkeeper.

It shall be the duty of the doorkeeper to prohibit all persons, except Senators, ex-Senators, members of the House of Representatives, State Officers, Officers of the two Houses, and such reporters as may have seats assigned them by the President, from coming within the bar of the Senate, unless invited by the President or a Senator.

RULE VIII.

1. Absentees. No Senator shall absent himself from the service of the Senate without leave first obtained from the Senate. A less number than a quorum are hereby authorized to send the Sergeant-at-Arms or any other persons, for any or all absent Senators, as the majority of such Senators present shall agree, at the expense of such absent Senators, respectively, unless such excuse for non-attendance shall be made as the Senate, when a quorum is convened, shall judge sufficient; and this Rule shall apply as well to the first meeting of the Senate, as the legal time of meeting, as to each day of the session, after the hour has arrived to which the Senate stood adjourned.

The President, or acting President of the Senate. if less than a quorum thereof is present, shall have the power to issue process, directed to the Sergeant-at-Arms or any other person, to compel the attendance of Senators absent without leave. Any Senator who shall refuse to obey such process, unless sick and unable to attend, shall be deemed guilty of a contempt of the Senate, and the Sergeant-at-Arms, or other person to whom such process may be directed, shall have the power to use such force as may be necessary to compel the attendance of such absent Senator, and for this purpose he may command the assistance of any and all Peace Officers of the County or of any County in the State.

2. The Senate shall have the right to compel the attendance of its members at all times and shall have the authority to issue process as here-

inbefore provided,

3. Call of the House. Upon the request of any five members for a call of the Senate, the Sergeant-at-Arms shall be instructed to bring to the Senate Chamber any absentee members, and shall guard every entrance, permitting no member to leave the Chamber while the call is in effect. The call may be removed upon the majority vote at any time after the disposal of the business for which the call was made or by a majority vote to dispense with further search for absentees and the Senate shall then proceed with the transaction of the business for which the call was made.

When the call is in progress no motion is in order excepting that to adjourn and as above given, and the call can only otherwise be raised by a two-thirds vote of the members of the Senate.

BULE IX.

Order of Business.

After prayer the reading and approval of the Journal, the Order of Business shall be as follows:

- Presentation of Petitions and Communica-1. tions.
- Reports of Standing Committees.

Reports of Select Committees. 4. 5. Messages from the Governor.

- Messages from the House of Representatives.
- 6. Introduction of Bills. First Reading of Bills.
- 7. 8. Second Reading of Bills.
- 9. Motions and Resolutions.
- 10. Notices.
- 11. Business on General File. 12. Third Reading of Bills.
- Unfinished Business of the Preceding Day. 13.
- 14. Special Orders of the Day.
- 15. Reports of the Committee on Enrollment and

Engrossment shall at all times be in order.

Provided, that Messages from the Governor, State Officers and from the House of Representatives may, on motion from any Senator, be considered at any time.

RULE X. BILLS.

- 1. Introduction of Bills. All Bills and Resolutions, reports, and papers, when introduced, shall be endorsed with the name of the Senator or Committee presenting same to the Senate. Every Bill shall be introduced by a Senator after a notice given, or by order of the Senate, or on the report of a committee, and shall be accompanied by a carbon, or other copy thereof. One day's notice, at least, must be given of the introduction of a Bill, unless two-thirds of the members present shall vote to dispense with such notice, provided that where a Bill is introduced by a committee, no such notice shall be required.
- 2. Commitments. No Bill or Joint Resoution shall be committed or amended until it has been

twice read. If objections are raised to the Bill on its first reading, the question shall be, "Shall the Bill be rejected?" If no objection be made, or the question to reject be lost, the Bill shall go on to its second reading without further question.

3. First and Second Reading of Bills. The first reading of Bills, Resolutions or Memorials shall be for information; if objections be made, the question shall be, "Shall the Bill be rejected?" If no objection is made, or the question to reject be lost, the Bill should go to its second reading without further question. The second reading of every Bill, Resolution or Memorial shall be by its title. It shall then be referred to the appropriate standing committee by the President, or by order of the Senate.

- 4. Reading of Bills at Length. The third reading of every Bill, Resolution or Memorial shall be at length; but in no case shall Bills appropriating money be read less than twice without the unanimous consent of the Senators present.
- 5. Third Reading of Bills. Upon the third reading and final passage of any Senate Bill, it shall be transmitted to the House immediately by the Secretary of the Senate or by messenger designated by him, and upon the third reading and final passage of all House Bills, they must be returned to the House immediately by the Secretary or messenger.
- 6. Three Readings of Bills. Every Bill, Memorial or Joint Resolution requiring the signature of the Governor shall receive three several readings previous to its passage, and the President shall give notice of each reading, whether it be the first, second or third reading. But no such Bill, Memorial or Joint Resolution shall receive a second and third reading on the same day without the unanimous consent of all Senators present.

- 7. Engrossing Bills. All bills ordered engrossed shall be delivered to the Chairman of the Engrossing Committee by the Secretary of the Senate, and his dated receipt taken therefor, and he shall deliver the same to the Engrossing Clerk, and take his dated receipt therefor, and all said Bills shall be engrossed in the order of their receipt by said Engrossing Clerk, unless otherwise ordered by a majority vote of the Senate.
- 8. Enrolling Bills. All Senate Bills shall, after their final passage by and the receipt from the House, be delivered to the Chairman of the Enrolling Committee by the Secretary of the Senate in the order of their receipt from the House of Representatives; and the dated receipt of the Chairman of said Enrolling Committee taken therefor, and said Chairman shall deliver said Bills to the Enrolling Clerk and take his dated receipt therefor; said Bills shall be enrolled by the Enrolling clerk in the order of their receipt from the Chairman of the Enrolling Committee, unless otherwise ordered by a majority vote of the Senate.
- 9. Printing of Bills, Resolutions or Memorials. Five hundred copies of every Bill, Memorial or Joint Resolution, requiring three readings, shall be printed after the second reading and favorable report made thereon from a committee. A vote of one-third of the members voting shall be sufficient to order the printing of any Bill, Memorial or Resolution, and such motion, when carried, shall bar any motion or report to postpone indefinitely or any action to annul said measure until the same has been printed.
- 10. Engrossing of Bills. The final question upon the second reading of every Bill or other paper originating in the Senate, and requiring three readings previous to being passed, shall be, "Shall it be engrossed and read a third time?" And upon

every such Bill originating in the House of Representatives, "Shall it be ordered to a third reading?" and no amendment shall be received for discussion at the third reading of any Bill, but it shall at all times be in order before the final passage of such a Bill to move its recommitment under special instructions.

11. Titles of Bills to Be Inserted in Journal. The title of Bills, and such parts thereof only as shall be affected by any proposed amendments.

shall be inserted in the Journal.

12. Substitutes—Bills or Resolutions Open to Amendment. Substitutes may be offered at any time when a Bill or Resolution is open to amendment previous to engrossment, and when adopted shall take the place of the original Bill or Resolution, and shall be open to amendment.

RULE XI.

Motion or Proposition on Subject Different. No motion or proposition on a subject different from that under consideration shall be admitted under color of amendments or substitutes.

RULE XII.

When the question of filling blanks with sums or numbers and there is a division, the question as to the largest sum or number shall first be voted upon.

RULE XIII.

Amendment to Constitution or Bill. When an amendment to the Constitution, or any Bill requiring the concurrence of two-thirds of the Senators, is under consideration, the concurrence of two-thirds shall not be required to decide any question for amendment, or extending to the merits, being short of the final question.

RULE XIV.

General File. All bills having received two read-

ings and reported back favorably by a committee shall constitute General File. Bills ordered printed under Rule 9, or reported back without recommendation of a committee shall not be placed on General File, unless so ordered by the Senate. Bills on the general file shall be arranged thereon by the Secretary in the order in which they are reported and referred thereto as aforesaid and shall be considered in the same order, unless the Senate shall direct otherwise.

RULE XV.

The following shall constitute the Standing Committees of the Senate, and the numerical membership thereof:

1. Agriculture and Manufactures....Membership 9

- 2	. Mileage	Membership 3
	. Corporations, Other Than Mu	u
	nicipal	Membership 7
4		
	Corporations	Membership 9
5.	. Education	Membership 7
6	. Engrossed Bills	Membership 3
7	. Enrolled Bills	Membership 3
8	. Federal Relations	Membership 5
9	. Finance and Claims	Membership 9
10.	. Judiciary	Membership 9
11		Membership 5
12		Membership 7
13.	. Public Buildings	Membership 7
14.		
15	. Public Morals	Membership 5
16.		Membership 3
17	. Roads, Highways and Bridges	Membership 9
18		Membership 3
19	. Irrigation and Water Rights	Membership 9
20		Membership 7
21	. Elections and Privileges	Membership 5
22		Mémbership 7
23	. Stockgrowing and Grazing	Membership 9
24	. Immigration	Membership 5

25.	Apportionment and Represent	ta-
	tion	Membership 5
26.	Fairs and Expositions	Membership 5
27.	Railroads and Transportation	Membership 9
28.	Rules	Membership 3
29.	Horticulture	Membership 5
30.	Insurance	
31.	Dairies and Dairying	Membership 5
32.	Banks and Banking	
33.	Sanitary Affairs	Membership 3
34.	Judicial Districts	Membership 5
35.	Compensation	Membership 5
36.	Taxation	Membership 9
37.	Committee on New Counties	Membership 5
38.	Oil Legislation	Membership 7

RULE XVI.

Committee Clerks.

No Committee Shall Elect Clerk. No committee, standing or special, shall elect a clerk without first obtaining the consent of the Senate.

RULE XVII.

Rules of Precedence.

Order to Refer. When a resolution shall be offered, or a motion made, to refer any subject, and different committee shall be proposed, the question shall be taken in the following order:

1. The Committee of the Whole Senate.

2. A Standing Committee.

3. A Select Committee.

RULE XVIII.

Order of Precedence. When a question is under debate, no motion shall be received but the following privileged question, which shall have precedence in the following order:

1. To adjourn.

2. For a call of the Senate.

3. To lay on the table.

To postpone to a certain day.

To commit. 5.

6. To amend.7. To postpone indefinitely; provided that a motion to lay an amendment on the table, if carried, shall not take with it the original motion.

RULE XIX.

Rules of Procedure.

When Called to Order. When a Senator shall be called to order he shall sit down until the President shall have determined whether he is in order or not; and every question of order shall be decided by the President, subject to an appeal to the Senate by any Senator. If the Senator be called to order for a word spoken, the exceptional language shall immediately be taken down in writing.

RULE XX.

When a Senator Shall Speak. Every Senator, when he speaks, shall, standing in his place, address the President, and when he has finished sit down. No Senator shall speak more than twice in any one debate on the same day, and at the same stage of the bill without leave; and Senators who have spoken shall not again be entitled to the floor (except for explanation) to the exclusion of another who has not spoken.

RULE XXI. Roll Call Demanded.

When the ayes and noes shall be called for by two members present, every member within the bar of the Senate at the time the question was put shall declare openly and without debate his assent or dissent to the question. In taking the ayes and noes, and upon the call of the Senate, the names of the Senators shall be taken alphabetically. When the ayes and noes shall be taken upon any question, in pursuance of this Rule, no

Senator shall be permitted, under any circumstances whatever, to vote after the decision is announced from the chair.

RULE XXII.

Senator Absent Without Bar of Senate. When roll is called, whenever any Senator is absent without the bar of the Senate when his name is called on the call of the ayes and noes on any vote about to be taken, his vote shall not be received unless unanimously agreed to by the Senators present; nor shall a Senator be counted, on a division of a vote, who is absent without the bar of the Senate without leave.

RULE XXIII. Senate Journal—Record of Proceedings.

Proceedings of Senate to Be Entered in Journal. The proceedings of the Senate, when not acting as a Committee of the Whole, shall be entered on the Journal as concisely as possible, care being taken to record a true and accurate account of the proceedings, but every vote of the Senate shall be entered on the Journal, and a brief statement of the contents of each petition, memorial or paper presented to the Senate shall also be inserted in the Journal and shall be read, corrected and approved after Roll Call of the succeeding day, unless otherwise ordered.

RULE NO. XXIV.

Rules Governing the Committee of the Whole.

1. As far as is possible or expedient, the rules of the assembly govern the committee of the whole.

2. The quorum for the committee of the whole is the same as the quorum for the assembly.

3. The only motions in order are to amend; to recommend for passage, for non-passage, for concurrence, for non-concurrence, for indefinite post-ponement, to pass consideration and to rise.

4. Unless otherwise prescribed by the assembly before going into the committee of the whole, a member may speak as often as he can get the floor and as long each time as is allowed in debate in the assembly.

5. The yeas and nays may not be ordered.6. This committee may not appoint subcommit-

7. The committe may not punish its members for misconduct but may report disorder to the assembly.

8. A sitting may be terminated by any of the

following mouton-

(a) "I move that the committee rise."

b) "I move that the committee rise and re-

port."
(c) "I move that the committee rise and report progress and ask leave to sit again.'

RULE XXV.

Disturbance or Disorderly Conduct in Lobbies. In case of a disturbance or disorderly conduct in the lobbies, the Chairman of the Committee of the Whole Senate shall have the power to order the same to be cleared

RULE XXVI.

Secret Session. On a motion made and seconded to close the doors of the Senate on the discussion of any business which may, in the opinion of the Senate, require secrecy, the President shall require all persons, except the members and Secretary of the Senate, to withdraw, and during the discussion of said motion the doors shall remain closed; and every member and officer of the Senate shall keep secret all such matters, proceedings and things whereof secrecy shall be enjoined by order of the Senate.

RULE XXVII.

Reconsideration.

1. When a motion has been made and carried

or lost, it shall be in order for any member who voted with the prevailing side, on the same or succeeding day, to move for the reconsideration thereof, and such motion shall take precedence of all other questions, except the consideration of a conference report, a motion to fix the day to which the Senate shall adjourn, or take a recess, and shall not be withdrawn after the said succeeding day without the consent of the Senate, and thereafter any member may call it up for consideration, provided that such motion, if made during the last six days of the session, shall be disposed of when made.

2. No Bill, Petition, Memorial or Resolution referred to a committee, or reported therefrom for printing and recommitment, shall be brought back into the Senate on a motion to reconsider, and all Bills, Petitions, Memorials or Resolutions reported from a committee shall be accompanied by reports in writing, which shall be entered in the Journal.

RULE XXVIII.

No Report to Be Made to the House. If the Senator gives notice that he intends to move a reconsideration, the Secretary shall not report the Bill or Resolution to the House of Representatives until the resolution to reconsider is disposed of.

RULE XXIX.

Previous Question. The previous question shall be in this form: "Shall the main question be now put?" It shall only be admitted when demanded by a majority of the Senators present upon division, and its effect shall be to put an end to all debate and bring the Senate to a direct vote upon amendments reported by a committee, if any, upon pending amendments and then upon the main question. On a motion for the previous question and prior to the seconding of the same, a call of the Senate shall be in order; but after a majority

of the Senators have seconded such motion, no call shall be in order prior to the decision of the main question. If the previous question is negatived, the Senate shall proceed in the same manner as if the motion had not been made.

RULE XXX.

No Debate on Motion for the Previous Question. On a motion for the previous guestion, and under the previous question, there shall be no debate. And all incidental questions of order arising after a motion is made for the previous question (or while acting under the previous question) shall be decided, whether on appeal or otherwise, without debate.

RULE XXXI.

1. Debatable Motion. No motion shall be debated until the same be seconded and distinctly announced by the President; and it shall be reduced to writing if desired by the President or any Senator, and read by the Secretary before the same shall be debated. A motion may be withdrawn at any time before amendment.

2. Reading of Paper. When the reading of a

paper is called for (except petitions), and the same is objected to by any Senator, it shall be deter-

mined by a vote of the Senate, without debate. But this rule is not applicable to any Bill, Resolution. Amendment, or other proposition which may be at the time directly under consideration.

RULE XXXII.

Nominations from the Governor. When nominations shall be sent by the Governor to the Senate for their confirmation, the same shall be, unless the Senate shall by a majority vote otherwise direct, acted upon at once.

RULE XXXIII.

Privilege of Closing Debate. The author of a

Bill, Motion or Resolution shall have the privilege of closing the debate, unless the previous question has been sustained.

RULE XXXIV.

Time in Which All Committees Shall Report. All committees of the Senate shall report their action on all Bills or matters referred to them within six days after reference, unless at the request of the committee and on good cause shown, further time be granted by the Senate.

RULE XXXV.

All Committees of the Senate. All committees of the Senate, special or standing, and all joint committees on the part of the Senate, shall be selected by a committee of three (3), to be elected by the Senate (unless otherwise ordered), the selection so made by said committee to be reported to the Senate and to be effective only when ratified by the Senate. A majority of the Senate may, at any time, change the membership of any committee upon one day's notice thereof.

RULE XXXVI.

Rules, When Can Be Changed. No standing rule or order of the Senate shall be rescinded or changed without the concurrence of a majority of the Senate and one day's notice being given of the motion therefor, which motion shall embrace the proposed amendment; but a rule or order may be suspended temporarily by a vote of two-thirds of the Senators present, except rules or orders relating to the final passage of Bills.

All proposed amendments on any proposed new rules shall be referred to the Committee on Rules

without debate.

RULE XXXVII.

Messengers Introduced. Messengers may be introduced in any stage of business, except while a

question is being put where the ayes and noes are being called or while the ballots are being counted.

RULE XXXVIII.

Bills, Resolutions, Etc., to Be Presented First to the President. All Bills, Resolutions and papers transmitted to the Senate shall first be presented to the President and then by him to the Secretary or proper officer.

RULE XXXIX.

In all cases not provided for in these Rules the proceedings of the Senate shall be governed by the law and practice as laid down in "Reed's Rules of Order."

RULE XL.

Sec. 1. No Bills transmitted by the House to the Senate after the fiftieth day will be considered, nor will the Senate transmit Bills to the House after the fiftieth day of the session, with the exception of Bills considered by joint conference committees and these bills having been referred to the conference committees on or before the fiftieth day. Bills from said committees may be transmitted up to and including the sixtieth day. Joint Rule No. 19 shall be in full force and applicable as to Rule No. 40.

Sec. 2. No bills other than substitute bills for bills then pending shall be introduced after the forty-third legislative day, except upon a two-thirds majority vote of the Senate.

RULE XLL Question of Privilege.

Questions of privilege are defined by the Senate as follows, to-wit:

1. Those affecting the rights of the Senate collectively, its safety, dignity, and the integrity of its proceedings.

2. The rights, reputation and conduct of members individually in their representative capacity. 3. A question of privilege concerning the Senate shall have superiority over one concerning the member, but either takes precedence of all other motions except a motion to adjourn.

RULE XLII.

No person not a member of the Senate shall be permitted to lobby on the floor of the Senate without the consent of the Senate, and it shall be the duty of the Sergeant-at-Arms to enforce this rule.

STANDING COMMITTEES OF THE SENATE.

- 1.—Agriculture—McCone, Chairman; Buttelman, Gowan, Gilboe, Greenup, Griffin, Peden, Schnitzler, McQuitty.
- **2.—Apportionment and Representation**—Scofield, Chairman: Garber, Schnitzler, Leighton, Tower.
- **3.—Banks and Banking—**Henderson, Chairman; Schnitzler, Dowlin, Staggs, Oliver, Adams, Linn, Buttelman, McQuitty.
- **4.—Compensation**—Mears, Chairman; Peden, Demel, Muffly, Oliver.
- 5.—Constitutional Amendments—Greenup, Chairman; Church, Swift.
- **6.—Corporations Other Than Municipal**—Adams, Greenup, Leighton, McCabe, Taylor, Shelver, Peden, Muffly, Tower.
- 7.—Counties and Towns—Pauline, Chairman; Adams, Dowlin, Oliver, Dell, Watson, Spencer, Smith, Muffly.
- 8.—Dairies and Dairying—Schnitzler, Chairman; Adams, Survant, Brownlee, Peterson.
- 9.—Education—Conser, Chairman; Mears, Smith, Rhoads, Swift, Porter, Demel.
- 10.—Elections and Privileges—Oliver, Chairman; Pomeroy, Dowlin, Paul, Duncan.
- 11.—Employes—Griffin, Chairman; Henderson, Oliver.
- 12.—Engrossed Bills—McCabe, Chairman; Dowlin, Dell.
- 13.—Enrolled Bills—Gilboe, Chairman; Staggs, Buttelman.

- 14.—Fairs and Expositions—Survant, Chairman; Griffin, Church, Garber, Delaney.
- 15.—Federal Relations—Smith, Chairman; Swift, McCone, Mears, Peterson, Scofield, Tower.
- 16.—Finance and Claims—Paul, Chairman; Pauline, Leuthold, Cowan, Staggs, Hazelbaker, Conser, Page, Peterson.
- 17.—Fish and Game—Cooper, Chairman; Rhoads, Brownlee, McCormick, Pauline, Page, Church.
- 18.—Horticulture—Pomeroy, Chairman, Watson, Garber, Kane, Tower.
- 19.—Immigration—Corrington, Chairman; Delaney, McCone, Spencer, Survant.
- 20.—Insurance—Spencer, Chairman; Oliver, Stewart, Smith, McCormick, Church, Green.
- 21.—Irrigation and Water Rights—Kane, Chairman; Adams, Survant, Pomeroy, Corrington, Spencer, Peden, Buttelman, McQuitty.
 - 22.—Journal—Porter, Chairman; Adams, Taylor.
- 23.—Judicial District—Pomeroy, Chairman; Buttelman, McCabe, McCormick, Watson.
- 24.—Judiciary—Stewart, Chairman; Pomeroy, Speer, Linn, Shelver, Duncan, Demel, Walker. Green.
- 25.—Labor and Capital—Brownlee, Chairman: Conser, Griffin, Henderson, McCormick, Taylor. Porter.
 - 26.—Libraries—Swift, Chairman; Taylor, Porter.
- 27.—Mileage and Per Diem—Cowan, Chairman: Cooper, Watson.
- 28.—Military Affairs—Shelver, Chairman; McQuitty, Garber, Dell, Tower.

- 29.—Mines and Mining—McCormick, Chairman; Cooper, Peck, Spencer, Page, Green, Muffly.
- 30.—New Counties and Divisions—Cowan, Chairman; Schnitzler, Leuthold, Delaney, Clark.
- 31.—Oil and Leases—Leuthold, Chairman; Gilboe, Henderson, McCabe, Clark, Green, Peck.
 - 32.—Printing—Taylor, Chairman; Watson, Dell.
- 33.—Public Buildings—Staggs, Chairman; Brownlee, Gilboe, Leighton, Clark, Leuthold, Page.
- 34.—Public Lands—Peden, Chairman; Scofield, Peterson, Mears, Griffin, Green, Dell.
- 35.—Public Morals—Taylor, Chairman; Buttelman, Delaney, Leighton, Scofield.
- **36.—Railroads and Transportation** Rhoads, Chairman; Cooper, Corrington, Greenup, Shelver, McQuitty, Walker, Muffly, Porter.
- 37.—Roads and Highways—Speer, Chairman; Cooper, Henderson, McCabe, Staggs, Corrington, Rhoads, Church, Watson.
- 38.—Rules—Hazelbaker, Chairman; Paul, Duncan.
- 39.—Sanitary Affairs—Linn, Chairman; Delaney, Clark.
- 40.—Stock Growing and Grazing—Dowlin, Chairman; Survant, Henderson, McCone, Mears, Scofield, Brownlee, Peden, Delaney.
- 41.—Taxation—Griffin, Chairman; Swift, Survant, Speer, Kane, Peck. Clark, Greenup, Garber.

JOINT RULES

OF THE

Senate and House of Representatives

- No. 1. Time of Opening and Closing—The Chamber of the Senate and the hall of the House of Representatives shall be open from 8 o'clock A. M. until 11 o'clock P. M. each day during the session, unless by resolution of the Senate its Chamber, or by resolution of the House its hall shall be closed.
- No. 2. Messages—How to Be Transmitted—Messages shall be transmitted between the two Houses by the Sergeant-at-Arms, or by his assistants, or by such other officers as either House may designate, which messages shall keep each House informed with promptness of all notices given and Bills introduced, the general condition and state of the business of the other, and such messages shall be in writing.
- No. 3. Announcement of Messages—When a Message shall be sent from either House to the other, it shall be announced at the door of the House to which it is sent by the Sergeant-at-Arms or his assistant, and shall be respectfully communicated to the presiding officer by the person by whom it is sent.
- No. 4. Transmission of Papers—Each House shall transmit to the other, with any Bill, Resolution or Memorial, all papers upon which the same shall be founded, and on transmission of any House Bill to the Senate, the Secretary of the Senate shall deliver to the Chief Clerk of the House a dated receipt for such Bill, and on transmission of any Senate Bill to the House, the Chief

Clerk of the House shall deliver to the Secretary of the Senate a dated receipt therefor.

- No. 5. Printing of Bills and Resolutions—When any Bill, Memorial or Resolution is ordered to be printed, a sufficient number of copies shall be printed for the use of both Houses and the quota of each House delivered to its Sergeant-at-Arms.
- No. 6. Documents Ordered Printed to Be Communicated to Each House—It shall be the duty of the Chief Clerk of the House of Representatives and the Secretary of the Senate, when any document is ordered to be printed in their respective Houses, forthwith to communicate such order to the other House.
- No. 7. Notice of Rejections of Resolutions and Memorials—When any Bill, Resolution or Memorial which shall have passed in one House is rejected in the other, notice of said rejection shall be given to the House which has passed the same.
- No. 8. Five Days' Notice and Consent of Two-Thirds Vote—When a Bill, Resolution or Memorial which shall have passed in one House is rejected in the other, it shall not again be introduced during the session without five days' notice and consent of two-thirds of the members in both Houses.
- No. 9. Title and Number of Bills—The title of every Bill shall briefly state its general object, and every Bill shall be numbered by the Clerk, and the title thereof and the name of the member or committee introducing the same shall be endorsed thereon.
- No. 10. Journal to Give Title and Number of Bills—The Journal of each House shall give the title and number of each Bill, Joint Resolution or Memorial; but the second and all subsequent reference shall be complete when referred to by its number.

- No. 11. Enrollment of Bills-When a bill has passed both Houses, the Enrolling Clerk of the House in which it originated shall cause to be made an original and duplicate typewritten copy of the Bill as the same was engrossed, together with its history, free from all corrections, erasures, interlineations, defects in orthography and all other clerical inaccuracies; the typewriting shall be done with a black record ribbon, pica type, upon a plain linen finished paper, size 8½ inches wide and 13 inches long; paper to weight sixteen pounds to the ream, with a margin of two inches at the top and one inch on each side: thirty lines of type to the page, but lines not numbered. and the Bill shall be covered with blue manuscript cover, upon which is written in capital letters the number and title. The duplicate shall accompany the original through both Houses, and to the Governor, who shall, if approved, sign both the original and duplicate. The original Bill will be filed with the Secretary of State and the duplicate with the Clerk of the Supreme Court.
- No. 12. Signing of Enrolled Bills by Presiding Officers—Each enrolled Bill shall be accompanied by a copy; both the original and the copy shall be signed, first, by the presiding officer of the House in which it originated, and then by the presiding officer of the other branch of the Legislative Assembly, in the presence of their respective Houses while in session.
- No. 13. Notices of Signing Bills to Be Given by Presiding Officer—Upon the presentation of an enrolled Bill by the Enrolling Committee of either House to the presiding officer for his signature thereto, he shall arise in his place and give notice that he is about to sign the same, giving the title thereof, whereupon, if any member shall signify his desire so to do, he shall be permitted to examine the same, but no objections to the presiding officer signing the same shall be of any avail if

the same conforms to the engrossed Bill as it passed both Houses.

- No. 14. Bills for Governor's Approval—After the original Bill and a copy shall have been signed in each House, they shall be presented by the Committee of Enrollment in the House in which the Bill originated to the Governor for his approval, taking his receipt therefor, and the said committee shall forthwith report to their respective Houses the day and hour of such presentation, which shall be entered upon the Journal of such House.
- No. 15. Memorials to Congress to Be Enrolled—All Memorials to Congress, or to any officer or other authority of the Government, after they have passed both Houses, shall be enrolled, signed by the presiding officer of the respective Houses and shall be transmitted by the Chief Clerk of the House in which they originated to the President of the Senate, the Speaker of the House of Representatives, or to the authority memorialized, and a copy to our Senators and Representatives in Congress.
- No. 16. Joint Resolutions and Memorials to Be Filed With the Secretary of State—Whenever a Joint Resolution or Memorial shall have passed both Houses of the Legislative Assembly an enrolled copy thereof, duly signed by the Speaker of the House of Representatives and the President of the Senate. shall be filed in the office of the Secretary of State by the Chief Clerk or Secretary of the House in which the same originated.
- No. 17. Conference in Case of Disagreement Between Houses—In every case of disagreement between the Senate and the House of Representativs, if either House requests a conference and appoints a committee for that purpose, the other shall appoint a committee consisting of the same number of members to confer therewith upon the subject of their disagreement. They shall meet

at a convenient time, to be agreed upon by their Chairman, and having conferred freely, each shall report to their respective bodies the result of their conference.

- No. 18. Chairman of Joint Committees—In Joint Committees, standing or special, the Chairman of the Senate Committee shall be Chairman of the Joint Committee.
- No. 19. Repealing of Joint Rules—No Joint Rule shall be repealed, amended or suspended except by majority vote in each House.
- No. 20. Covers for Bills—All Bills introduced in either House shall have suitable covers of a good substantial material, so that the history of the Bill may be written thereon.
- No. 21. Certain Resolutions to Be Real Three Times—All Resolutions which contemplate the expenditure of money by the State, and not requiring the signature of the President of the Senate and the Speaker of the House, shall be read in full three. several times, and roll call shall be had thereon.
- No. 22. Pairs—When a Pair is signed by any two members and the same is filed with the Secretary of the Senate or the Clerk of the House, as the case may be, this Pair shall bind both members signing until the expiration of time for which the Pair was signed, unless both members shall sooner appear before the House in which the Pair was filed and ask that the Pair be cancelled.
- No. 23. Transmission of Bills—No Bills transmitted by the House to the Senate, nor by the Senate to the House, after the fiftieth day of the session, shall be considered, with the exception of Bills considered by a joint conference committee. Bills from said committees may be transmitted at any time up to and including the sixtieth day.

Joint Rule No. 19, however, shall be in full force and applicable as to Rule No. 24.

No. 24. Introduction of Appropriation Bills—All Bills carrying or providing for appropriation of public monies shall originate in the House of Representatives. Any member of the Senate desiring the introduction of a Bill carrying an appropriation shall be permitted to transmit the same to the Speaker of the House, who will provide for its introduction by request.

No. 25. Appropriation Bills Considered by Joint Committee—All Bills carrying or providing for appropriations of public monies shall be considered by a Joint Committee composed of the Committee on Finance and Claims of the Senate, and the Committee on Appropriations of the House, and meetings of the Joint Committee shall be held upon 'call of the Chairman of the House' Committee on Appropriations.







